### IN THE UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

In re : Chapter 11

Case No. 01-01139 (JKF)

W. R. GRACE & CO., et al., (Jointly Administered)

: Objection Deadline: September 12, 2005

Hearing Date: December 19, 2005

# SUMMARY COVERSHEET TO SEVENTEENTH QUARTERLY FEE APPLICATION OF PITNEY HARDIN LLP FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR APRIL 1, 2005 THROUGH JUNE 30, 2005

Name of Appl	icant:	Pitney	Hardin	LLP

Authorized to Provide Professional Services W. R. GRACE & CO., et al.

to:

Date of Retention: May 30, 2001 (nunc pro tunc to April 2, 2001)

Period for which compensation and April 1, 2005 – June 30, 2005

reimbursement is sought:

Amount of Compensation sought as actual, \$396,409.00

reasonable and necessary:

Amount of Expense Reimbursement Sought \$13,606.10

as actual, reasonable and necessary

Debtors.

This is a: \_\_\_ monthly X quarterly interim \_\_final application

The total time expended for fee application preparation is approximately 10 hours and the corresponding compensation requested is approximately \$2,000.00.

<sup>&</sup>lt;sup>1</sup> Applicant will apply to recover compensation relating to this Fee Application in a subsequent application.

		REQUE	STED	APPR	OVED
Date Filed Docket No.	Period Covered	Fees	Expenses	Fees	Expenses
August 14, 2001 #793 CNO filed September 20, 2001 #943	4/2/01 – 4/30/01	\$13,859.50	\$7,239.68	Approved @ 80% (\$11,087. 60)	Approved @ 100%
August 14, 2001 #794 CNO filed September 20, 2001 #944	5/1/01 – 5/31/01	\$37,837.50	\$10,539.48	Approved @ 80% (\$30,270. 00)	Approved @ 100%
August 14, 2001 #795 CNO filed September 20, 2001 #946	6/1/01 — 6/30/01	\$29,079.00	\$10,548.57	Approved @ 80% (\$23,263. 20)	Approved @ 100%
August 14, 2001 #796; Approved 11/25/02 #3091	4/2/01 – 6/30/01	\$80,776.00	\$28,327.73	Approved @ 100%	Approved @ 100%
September 27, 2001 #967 Amended Exhibit B October 30, 2001 #1050 CNO filed October 31, 2001 #1062	7/1/01 — 7/31/01	\$33,349.00  Voluntarily Reduced to \$32,429.00	\$11,075.18	Approved @ 80% (\$25,943. 20)	Approved @ 100%
October, 31, 2001 #1046 CNO filed November 28,2001 #1259	8/1/01 — 8/31/01	\$60,105.00	\$8,715.77	Approved @ 80% (\$48,084. 00)	Approved @ 100%

		REQUESTED		APPR	OVED
Date Filed Docket No.	Period Covered	Fees	Expenses	Fees	Expenses
November, 30, 2001 #1292 CNO filed 12/21/01 #1419	9/1/01 – 9/30/01	\$94,112.50	\$10,714.88	Approved @ 80% (\$75,290. 00)	Approved @ 100%
December 4, 2001 #1305 CNO filed 12/27/01 #1423	4/2/01 – 12/3/01	\$240,000.00	\$0.00	Contingency Matter Approved @80% (\$192,000. 00)	N/A
December, 11, 2001 #1331 CNO filed 1/9/02 #1477	10/1/01 – 10/31/01	\$68,805.50	\$23,481.14	Approved @ 80% (\$55,044. 40)	Approved @ 100%
January 9, 2002 #1481; Approved 11/25/02 #3091	7/1/01 — 9/30/01	\$186,646.50	\$30,505.83	Approved @ 100%	Approved @ 100%
February 26, 2001 #1723 CNO filed 4/17/02 #1936	11/1/01 – 11/30/01	\$62,334.50	\$7,507.05	Approved @ 80% (\$49,867. 60)	Approved @ 100%
February 26, 2001 #1722 CNO filed 4/17/02 #1937	12/1/01 — 12/31/01	\$85,347.50	\$10,019.15	Approved @ 80% (\$68,278. 00)	Approved @ 100%
March 27, 2002 #1868 CNO filed 4/18/02 #1942	1/1/02 – 1/31/02	\$38,823.00	\$11,182.95	Approved @ 80% (\$31,058. 40)	Approved @ 100%
March 28, 2002 #1871; Approved 11/25/02 #3091	10/1/01 – 12/31/01	\$456,487.00	\$28,241.08	Approved @ 100%	Approved @ 100%

		REQUESTED		APPR	OVED
Date Filed Docket No.	Period Covered	Fees	Expenses	Fees	Expenses
April 17, 2002 #1938 CNO filed 5/9/02 #2031	2/1/02 – 2/28/02	\$67,270.10	\$8,972.08	Approved @ 80% (\$53,816.	Approved @ 100%
May 6, 2002 #2061 CNO filed 6/7/02 #2187	3/1/02 – 3/31/02	\$30,424.00	\$6,076.45	Approved @ 80% (\$24,339.	Approved @ 100%
June 19, 2002 #2259-60	1/1/02 – 3/31/02	\$136,517.10	\$26,231.48	Approved @ \$130,255.00	Approved @ 100%
June 12, 2002 # 2208 CNO filed 7/9/02 #2349	4/1/02 – 4/30/02	\$33,180.00	\$1,119.59	Approved @ 80% (\$26,544. 00)	Approved @ 100%
July 9, 2002 #2349 CNO filed 7/30/02 #2468	5/1/02 – 5/31/02	\$10,995.50	\$9,230.90	Approved @ 80% (\$8,796.40)	Approved @ 100%
August 23, 2002 #2596 CNO filed 9/17/02 #2696	6/1/02 – 6/30/02	\$28,403.00	\$3,922.05	Approved @ 80% (\$22,722. 40)	Approved @ 100%
September 20, 2002 #2719 and 2721; Approved 11/25/02 #3092	4/1/02 – 6/30/02	\$72,578.50	\$14,272.56	Approved @ 100%	Approved @ 100%
October 22, 2002 #2858 CNO filed 11/13/02 #2971	7/1/02 — 7/31/02	\$102,925.00	\$17,692.88	Approved @ 80% (\$82,340.	Approved @ 100%
November 14, 2002 #2977 CNO Filed 12/11/02 # 3139	8/1/02 – 8/31/02	\$51,745.50	\$7,075.39	Approved @ 80% (\$41,396.	Approved @ 100%
November 20, 2002 #3039 CNO filed 12/11/02 # 3135	9/1/02 — 9/30/02	\$29,291.10	\$4,744.95	Approved @ 80% (\$23,432. 88)	Approved @ 100%
November 27, 2002 #3084 & #3087 Order	7/1/02 – 9/30/02	\$183,969.60	\$29,513.22	Approved for \$182,143.10	Approved

		REQUESTED		APPR	OVED
Date Filed Docket No.	Period Covered	Fees	Expenses	Fees	Expenses
filed 3/14/03; #3511					
December 16, 2002 #3165 CNO filed 1/14/03 #3250	10/1/02 – 10/31/02	\$26,061.00	\$5,340.26	Approved @ 80% (\$20,848.	Approved @ 100%
December 27, 2002 #3198 Order signed 3/3/03 # 3446	4/4/01 – 12/3/01	\$240,000.00	N/A	Approved	N/A
January 13, 2003 #3238 CNO filed 2/6/03 #3227	11/1/02 – 11/30/02	\$28,150.50	\$4,980.91	Approved @ 80% (\$22,520. 40)	Approved @ 100%
February 6, 2003 #3345 CNO filed 3/27/03 #3557	12/1/02 – 12/31/02	\$21,414.00	\$3,594.17	Approved @ 80% (\$17,131. 20)	Approved @ 100%
February 14, 2003 Order signed on 7/28/03	10/1/03 12/31/03	\$75,625.50	\$13,915.34	Approved for \$72,625.50	Approved @ 100%
March 21, 2003 # 3536 CNO filed 4/15/03 #3666	1/1/03 – 1/31/03	\$77,836.00	\$6,477.81	Approved @ 80% (\$62,268.80)	Approved @ 100%
April 22, 2003 #3701 CNO filed 5/15/03 #3794	2/1/03 – 2/28/03	\$28,050.00	\$3,923.92	Approved @ 80% (\$22,440.00)	Approved @ 100%
May 28, 2003 #3836 CNO filed 7/3/03 #3999	3/1/03 – 3/31/03	\$14,142.00	\$471.79	Approved @ 80% (\$11,313.60)	Approved @ 100%
June 3, 2003 #3864 Order signed 9/22/03 #4480	1/1/03 – 3/31/03	\$120,028.00	\$10,873.52	Approved for \$118,379.00	Approved @ 100%
June 18, 2003 #3912 CNO filed 7/11/03 #4054	4/1/03 – 4/30/03	\$21,507.50	\$370.10	Approved @ 80% (\$17,206.00)	Approved @ 100%
August 7, 2003 #4181 CNO filed 9/24/03 #4475	5/1/03 — 5/31/03	\$22,184.50	\$864.72	Approved @ 80% (\$17,747.60)	Approved @ 100%
September 9,	6/1/03 —	\$28,764.50	\$9,472.70	Approved @	Approved @

		REQUESTED		APPR	OVED
Date Filed	Period	Fees	Expenses	Fees	Expenses
Docket No.	Covered				
2003 #4407	6/30/03			80%	100%
CNO filed				(\$23,011.60)	
10/2/03 #4524					
September 26,	4/1/03 —	\$72,456.50	\$10,707.52	Approved	Approved @
2003 #4495 &	6/30/03			for	100%
4496				\$72,456.50	
October 17, 2003	7/1/03 –	\$11,104.50	\$2,829.93	Approved	Approved @
#4583 CNO filed	7/31/03			@ 80%	100%
11/12/03 #4685				(\$8,883.60)	
November 6,	8/1/03 —	\$3,427.50	\$2,242.92	Approved	Approved @
2003 #4666	8/31/03	,	,	@ 80%	100%
CNO filed				(\$2,742.00)	
12/9/03 #4798					
November 25,	9/1/03 –	\$9,912.00	\$2,311.40	Approved	Approved @
2003 #4751	9/30/03	Í		@ 80%	100 %
CNO filed				(\$7,929.60)	
12/16/03 #4813					
December 16,	7/1/03-	\$24,444.00	\$7,370.04	Approved	Approved @
2003 #4822 &	9/30/03	, ,		for	1100%
4823 Order filed				\$24,440.00	
4/26/04					
November 25,	10/1/03-	\$6,779.00	\$3,507.88	Approved @	Approved @
2003 # 4752	10/31/03	4-,	<b>4-7</b>	80%	100%
CNO filed				(\$5,423.20)	
12/16/03 #4814					
December 31,	11/1/03 -	\$16,464.50	\$2,478.06	Approved @	Approved @
2003 #4893	11/30/03	,	0.1,	80%	100%
CNO filed 2/3/04	12,00,00			(\$13,171.60)	
#5052					
February 20,	12/1/03 -	\$18,088.50	\$2,839.22	Approved @	Approved @
2004 #5144	12/31/03	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	<b>4-,100</b>	80%	100%
CNO filed 4/1/04	,			(\$14,470.80)	
#5459					
February 25,	10/1/04 -	\$41,332.00	\$8,825.16	Approved	Approved @
2004 #5165	12/31/04		, ,,,=====	for	100%
Order filed				\$41,332.00	
6/16/04 #5822					
March 29, 2004	1/1/04	\$39,097.50	\$2,315.38	Approved @	Approved @
#5362 CNO filed	1/31/04	4	11.7	80%	100%
4/22/04				(\$31,278.00)	
April 20, 2004	2/1/04 -	\$61,379.50	\$2,435.48	Approved @	Approved @
#5464 CNO filed	2/29/04	, ,	, ,	80%	100%
6/22/04 #5872				(\$49,103.60)	

		REQUESTED		APPR	OVED
Date Filed Docket No.	Period Covered	Fees	Expenses	Fees	Expenses
June 1, 2004 #5678 CNO filed 6/22/04 #5873	3/1/04 – 3/31/04	\$266,775.00	\$9,819.15	Approved @ 80% (\$213,420.00)	Approved @ 100%
June 9, 2004 #5766 & 5767 Order filed 9/27/04 #6465	1/1/04 — 3/31/04	\$367,258.00	\$14,570.01	Approved @ 100% (\$367,258.00)	Approved @ 100%
July 1, 2004 #5915 CNO filed 7/28/04	4/1/04 – 4/30/04	\$242,320.50	\$33,506.28	Approved @ 80% (\$293,806.40)	Approved @ 100%
July 29, 2004 #6066 CNO filed 8/19/04 #6219	5/1/04 – 5/31/04	\$205,386.50	\$3,393.87	Approved @ 80% (\$164,309.20)	Approved @ 100%
August 12, 2004 #6162 CNO filed 9/7/04 #6325	6/1/04 – 6/30/04	\$181,394.50	\$41,141.14	Approved @ 80% (\$145,115.60)	Approved @ 100%
September 1, 2004 ## 6302; 6303 Order filed 1/26/05 #7622	4/1/04 — 6/30/04	\$629,101.50	\$78,003.35	Approved for \$629,101.50	Approved @ 100%
September 17, 2004 #6416 CNO filed 10/13/04 #6609	7/1/04- 7/31/04	\$22,957.00	\$8,896.12	Approved @ 80% (\$18,365.60)	Approved @ 100%
October 14, 2004 #6631 CNO filed 11/9/04 #6854	8/1/04- 8/31/04	\$28,122.50	\$2,338.02	Approved @ 80% (22,490.00)	Approved @ 100%
November 16, 2004 #6943 CNO filed 12/13/04 #7152	9/1/2004- 9/30/2004	\$25,615.50	\$3,246.99	Approved @ 80% (20,492.40)	Approved @ 100%
November 17, 2004 #6966 Order filed 3/22/05 #8081	7/1/04- 9/30/04	\$76,695.00	\$14,481.13	Approved for \$76,695.00	Approved @ 100%
December 16, 2004 #7198 CNO filed 1/25/05 #7621	10/1/04 – 10/31/04	\$27,632.50	\$4,766.94	Approved @ 80% (22,106.00)	Approved @ 100%
January 10, 2005 #7521 CNO filed 2/2/05 #7670	11/1/04 – 11/30/04	\$31,261.00	\$11,977.87	Approved @ 80% (25,008.80)	Approved @ 100%
February 11,	12/1/04-	\$112,852.00	\$4,502.70	Approved @	Approved @

_		REQUI	ESTED	APPR	OVED
Date Filed	Period	Fees	Expenses	Fees	Expenses
Docket No.	Covered				
2005 #7745	12/31/04			80%	100%
CNO filed 3/8/05				(\$90,281.60)	
#7992					
March 16, 2005	10/1/04-	\$171,475.50	\$21,247.51	Approved	Approved @
##8051-52 Order	12/31/04			for	100%
filed 6/29/05				\$171,475.50	
#8728					
March 18, 2005	1/1/05-	\$44,219.00	\$3,351.01	Approved @	Approved @
#8076 CNO filed	1/31/05			80%	100%
4/26/05 #8286				(\$35,375.50)	
May 10, 2005	2/1/05-	\$38,780.50	\$7,826.47	Approved @	Approved @
#8391 CNO filed	2/28/05			80%	100%
6/24/05 #8683		1		(\$31,024.40)	
May 16, 2005	3/1/05 —	\$42,702.00	\$3,222.62	Approved @	Approved @
#8443 CNO filed	3/31/05			80%	100%
6/24/05 #8684				(\$34,161.60)	
May 26, 2005	1/1/05 –	\$125,701.50	\$14,400.10	Pending	Pending
##8511-12	3/31/05				_
(Objections due					
6/15/05)					
June 27, 2005	4/1/05-	\$76,920.50	\$3,699.77	Approved @	Approved @
#8691 CNO filed	4/30/05			100%	100%
7/26/05 #9090				(\$61, 536.40)	
July 20, 2005	5/1/05-	\$73,041.00	\$4,608.05	Pending	Pending
#9035	5/31/05				
(Objections due					
8/15/05)					
August 11, 2005	6/1/05 —	\$246,447.50	\$5,298.28	Pending	Pending
#9175	6/30/05				
(Objections due					
9/5/05)					
Pending	4/1/05 —	\$396,409.00	\$13,606.10	Pending	Pending
	6/30/05				

## SUMMARY OF COMPENSATION FOR THE FEE PERIOD APRIL 1, 2005 THROUGH JUNE 30, 2005

Name of Professional	Year	Hourly	Total Billed	Total	
Person	Admitted	Billing Rate PARTNERS	Hours	Compensation (\$)	
	,-				
Anthony J. Marchetta	1974	525.00	101.7	\$53,392.50	
William S. Hatfield	1993	335.00	97.9	\$32,830.00	
Michael E. Waller	1990	375.00	241.0	\$90,562.50	
John J. O'Reilly	1973	450.00	11.3	\$5,085.00	
Barry M. Benjamin	1993	390.00	14.9	\$5,811.00	
Roger R. Gottilla	1973	365.00	4.7	\$1,715.50	
Scott A. Zuber	1987	375.00	5.9	\$2,212.50	
John P. Scordo	1988	395.00	0.3	\$118.50	
Robert G. Rose	1974	425.00	98.9	\$42,032.50	
Elizabeth J. Sher	1984	430.00	8.8	\$3,784.00	
	AS	SSOCIATES			
Frances Stella	1997	260.00	17.0	\$4,420.00	
Mark S. Morgan	2002	200.00	70.8	\$14,160.00	
Kristen M. Jasket	2000	235.00	11.5	\$2,702.50	
Michael H. Levison	2000	300.00	21.0	\$6,300.00	
Marc A. Meyer	2003	195.00	48.9	\$9,535.50	
G. Hammound	2002	195.00	116.6	\$22,737.00	
R. McCaffrey	1983	170.00	130.1	\$22,117.00	
Steven A. Muhlstock	1999	270.00	20.0	\$5,400.00	
James Phillip Spielberg	1999	240.00	59.3	\$14,232.00	
Matthew F. Kye	1997	320.00	2.2	\$704.00	
PARAPROFESSIONALS					
Susan Parker	N/A	125.00	38.6	\$4,825.00	
V. Berrini	N/A	135.00	157.00	\$21,195.00	
K. Drew	N/A	115.00	137.1	\$15,766.50	
Gregory P. Netzke	N/A	135.00	53.2	\$7,182.00	

C. Warnke	N/A	145.00	51.5	\$7,467.50
Douglas Florence	N/A	115.00	0.4	\$46.00
Hector Gonzalez	N/A	150.00	0.5	\$75.00
Grand Total Time Reports (Hours and Dollars) for the Fee Period April 1, 2005 through June 30, 2005			1521.1 Total Hours	\$396,409.00

# SUMMARY OF EXPENSES FOR THE FEE PERIOD APRIL 1, 2005 THROUGH JUNE 30, 2008

TYPE OF EXPENSE	<del></del>
Pd Genesys Conf; AJM; Ck# 272882	\$29.51
DOCUMENT ACCESS FACILITY - APRIL 05	\$2,864.00
Telephone	\$7.22
Pd Aetna Central Judicial Service for follow for signed order;	\$26.50
MJN; Inv. # 31; CK# 273698	
Duplicating	\$1,823.50
Computer Assisted Research	\$1,078.51
Paid Roseland Courier #10501 S#6669	\$135.00
Paid Roseland Courier #10501 S#6669	\$45.00
Paid Roseland Courier #10501 S#6669	\$40.00
Paid Roseland Courier #10501 S#6669	\$60.00
PD UPS TO TRENTON NJ; WSH; CK# 274615	\$7.74
PD UPS TO FLORHAM PARK NJ; WSH; CK# 274615	\$7.74
PD UPS TO SOMERVILLE NJ; WSH; CK# 274615	\$7.74
PD UPS TO SUMMIT NJ; WSH; CK# 274615	\$7.74
PD UPS TO ROSELAND NJ; WSH; CK# 274615	\$7.74
PD UPS TO WILMINGTON DE; KMJ; CK# 274614	\$7.74
PD UPS TO WILMINGTON DE; KMJ; CK# 274615	\$7.74
DOCUMENT ACCESS FACILITY- MAY 2005	\$2,864.00
Pd Fedex to Columbia MD; BMB; Ck# 274371	\$18.12
Pd Fedex to New York NY; BMB; Ck# 274371	\$16.89
Pd Fedex to New York NY; BMB; Ck# 274371	\$18.12
PD UPS TO TRENTON NJ; MEW; CK# 274373	\$15.78
PD TRAVEL EXPENSE; MEW; CK# 274583	\$71.80
PD TRAVEL EXPENSE; AJM; CK# 574583	\$64.40
Paid Envin. Resources Mgnt. Inc. for photocopying fees	\$183.59
#10501; S#6708	•
PD UPS TO FLORHAM NJ; WSH; CK# 275195	\$7.74
PD UPS TO NEW PROVIDENCE NJ; WSH; CK# 275195	\$7.74
PD UPS TO SOMERVILLE NJ; WSH; CK# 275195	\$7.74
PD UPS TO ROSELAND NJ; WSH; CK# 275195	\$7.74
PD UPS TO TRENTON NJ; WSH; CK# 275195	\$7.74
Service of writ of execution #10501 S#6800 Ex 7234	\$52.40
PD UPS TO WILMINGTON; KMJ; CK# 275754	\$7.74
Paid Skyline Duplication #10501 S#6766	\$61.90
Paid Skyline Duplication #10501 S#6766	\$225.25
Paid Skyline Duplication #10501 S#6766	\$180.20
PD INTEGRITY EXP TO EWING NJ; MEW; CK# 275170	\$118.00
PD INTEGRITY EXP TO FLORHAM PARK NJ; MEW;	\$77.00

CK# 275170	
PD UPS TO MEMPHIS TN; MEW; CK# 275195	\$15.00
PD UPS TO BOCA RATON FL; MEW; CK# 275195	\$16.41
PD UPS TO WASHINGTON DC; MEW; CK# 275195	\$11.72
Paid Merrill Communication #10501 S#6755	\$345.09
PD MEAL EXPENSE; KD; UJ-6/24/05	\$10.00
PD MEAL EXPENSE; KD; UJ-6/24/05	\$10.00
PD MEAL EXPENSE; KD; UJ-6/24/05	\$10.00
PD MEAL EXPENSE; KD; UJ-6/24/05	\$10.00
PD UPS TO TRENTON NJ; MEW; CK# 275755	\$7.74
PD MEAL EXPENSE; KD; UJ-6/24/05	\$20.00
PD UPS TO NEWRK; SAM; CK# 275754	\$7.74
PD UPS TO BOSTON, MA; SAM; CK# 275754	\$8.95
PD UPS TO WASHINGTON DC; MSM; CK# 275754	\$8.95
PD UPS TO MEMPHIS, TN; MSM; CK# 275754	\$10.02
PD UPS TO PRINCETON; MSM; CK# 275754	\$7.74
PD UPS TO WAYNE; MSM; CK# 275754	\$7.74
DOCUMENT ACCESS FACILITY- JUNE 2005	\$2,864.00
Pd Fedex to Columbia MD; MHL; Ck# 275136	\$14.89
Pd Fedex to New York NY; BMB; Ck# 275136	\$14.89
Pd Fedex to New York NY; BMB; Ck# 275136	\$14.89
Pd UPS to Columbia MD; BMB; Ck# 275473	\$6.51
Pd UPS to Columbia MD; BMB; Ck# 275473	\$6.51
Grand Total Expenses for the Fee Period April 1, 2005	\$13,606.10
through June 30, 2005	

COMPEN	SATION BY PRC	JECT CATEGO	COMPENSATION BY PROJECT CATEGORY FOR THE FEE PERIOD	PERIOD	
	Total of April 1,	Total of May 1,	Total of June 1,	Total of April 1,	Total of April 2,
PROJECT CATEGORIES	2005 2005	2005 - Ividay 31,	2005 - Julie 30,	2005 - Julie 30,	2005
01 - Asset Analysis and Recovery					
02 - Asset Disposition					
03 - Business Operations					\$ 88,741.00
04 - Case Administration	\$ 43,915.50	\$ 30,177.50	\$ 132,732.00	\$ 206,825.00	\$ 722,021.10
05 - Claims Analysis, Objection, & Resolution (Asbestos)					\$ 6,449.00
06 - Claims Analysis, Objection, & Resolution (Non-asbestos)					
07 - Committee, Creditors', Noteholders' or Equity Holders'					\$ 1,830.00
08 - Employee Benefits/ Pension					
09 - Employment Applications, Applicant					\$ 882.00
10 - Employment Applications, Others					
11 - Fee Applications, Applicant		\$ 2,580.00	\$ 347.50	\$ 2,927.50	80
12 - Fee Applications, Others					\$ 1,179.00
13 - Financing					
14 - Hearings					\$ 72,325.50
15 - Litigation and Litigation Consulting.	\$ 33,005.00	\$ 40,283.50	\$ 113,368.00	\$ 186,656.50	\$ 2,156,509.60
16 - Plan and Disclosure Statement					\$ 41,393.00
17 - Relief from Stay Proceedings					\$ 185.50
18 - Tax Issues					\$ 4,247.00
19 - Tax Litigation					
20 - Travel - Non Working				:	
21 - Valuation					
22 - ZAI Science Trial					
23 - ZAI Science Trial – Expenses					
24 - Other					\$ 11,459.00
25 - Accounting/Auditing					
26 - Business Analysis					
27 - Corporate Finance					
28 - Data Analysis					-
TOTAL - FEES	\$ 76,920.50	\$ 73,041.00	\$ 246,447.50	\$ 396,409.00	\$ 3,210,961.20
TOTAL - EXPENSES	\$ 3,699.77	\$ 4,608.05	\$ 5,298.28	\$ 13,606.10	\$ 365,143.71
TOTAL EFER AND EXPENSES	\$ 90.500.07	\$ 77 640 OF		410.015.10	0 0 576 404 04
TOTAL PEED AND EAFERNESS	ı	CO.840,77 &	9	410,013.10	# 3,370,104.91

### IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re: : Chapter 11

:

W. R. GRACE & CO., et al., 1 : Case No. 01-01139 (JKF)

(Jointly Administered)

Debtors.

Objection Deadline: September 12, 2005

Hearing Date: December 19, 2005

VERIFIED APPLICATION OF PITNEY HARDIN LLP FOR COMPENSATION FOR SERVICES AND REIMBURSEMENT OF EXPENSES AS SPECIAL COUNSEL TO W. R. GRACE & CO., ET AL., FOR THE INTERIM PERIOD APRIL 1, 2005 THROUGH JUNE 30, 2005

Pursuant to sections 327, 330 and 331 of title 11 of the United States Code (as amended, the "Bankruptcy Code"), Fed. R. Bankr. P. 2016, the "Retention Order" (as defined below), the Administrative Order Under 11 U.S.C. §§ 105(a) and 331 Establishing Procedures for Interim Compensation and Reimbursement of Professionals and Official Committee Members (the "Interim Compensation Order") and Del.Bankr.LR 2016-2, the law firm of Pitney

<sup>&</sup>lt;sup>1</sup> The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation. Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

Hardin LLP ("Pitney Hardin"), special counsel and ordinary course professional<sup>2</sup> for the above-captioned debtors and debtors in possession (collectively, the "Debtors") in their Chapter 11 cases, hereby applies for an order approving: (i) compensation in the amount of \$396,409.00 for the reasonable and necessary legal services Pitney Hardin has rendered to the Debtors, which amount includes 80% of the fees already approved from prior monthly fee applications; and (ii) reimbursement in the amount of \$13,606.10 for the actual and necessary expenses that Pitney Hardin incurred, which amount was previously paid in accordance with prior fee applications, in representing the Debtors (the "Application"), during the period from April 1, 2005 through June 30, 2005 (the "Fee Period"). In support of this Application, Pitney Hardin respectfully represents as follows:

### Retention of and Continuing Disinterestedness of Pitney Hardin

1. On April 2, 2001 (the "Petition Date"), the Debtors each filed voluntary petitions for relief under chapter 11 of Title 11, United States Code (collectively, the "Chapter 11 Cases"). On April 2, 2001, the Court entered an order procedurally consolidating the Chapter 11 Cases for administrative purposes only. Since the Petition Date, the Debtors have continued to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. On April 12, 2001, the office of the United States Trustee appointed: (i) a committee of unsecured creditors in the Chapter 11 Cases; (ii) a committee of asbestos personal injury claimants; and (iii) a committee of asbestos property

<sup>&</sup>lt;sup>2</sup> Through and including the August 2001 application, Pitney Hardin's fee requests have related only to three (3) matters for which Pitney Hardin was retained as special counsel to the Debtors. Following discussions with the Office of the United States Trustee and counsel for Debtors, going forward Pitney Hardin will include in its fee applications all matters in which Pitney Hardin represents the Debtors either as special counsel or an ordinary course professional.

damage claimants. On June 18, 2001, the office of the United States Trustee appointed a committee of equity security holders.

- 2. By this Court's order dated May 30, 2001 (the Retention Order), the Debtors were authorized to retain Pitney Hardin as special counsel, effective as of the Petition Date, with regard to the following three (3) matters, more particularly described in the application filed in support of such retention: (a) In re Intercat, Inc.; (b) Maryland Cas. v. W. R. Grace & Co., et al.; and (c) Gloucester New Communities Company, Inc. v. Del Monte Corporation, et al.
- 3. The Retention Order authorizes the Debtors to compensate Pitney Hardin at Pitney Hardin's hourly rates, which are being charged for services of this type and to be reimbursed for actual and necessary out-of-pocket expenses that it incurred, subject to application to this Court in accordance with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, all applicable local rules, and orders of this Court. A copy of the Retention Order is attached hereto as **Exhibit "A."**

As disclosed in the Affidavit of Anthony J. Marchetta in Support of Application of the Debtors for the Entry of an Order Authorizing the Retention and Employment of Pitney, Hardin, Kipp & Szuch LLP as Special Counsel to the Debtors (the "Marchetta Affidavit"), Pitney Hardin does not hold or represent any interest adverse to the Debtors' estates with respect to the matters on which Pitney Hardin is to be employed.

4. Pitney Hardin may have in the past represented, may currently represent, and likely in the future will represent, parties-in-interest in connection with matters unrelated to the Debtors and the Chapter 11 Cases. Pitney Hardin disclosed in the Marchetta Affidavit its connections to parties-in-interest that it has been able to ascertain using its reasonable efforts.

Pitney Hardin will update the Marchetta Affidavit when necessary and when Pitney Hardin becomes aware of material new information.

- 5. Pitney Hardin performed the services for which it is seeking compensation on behalf of or for the Debtors and their estates, and not on behalf of any committee, creditor or other person.
- 6. Pitney Hardin has received payments applied for and authorized under the Interim Compensation Order.
- 7. Pursuant to Fed. R. Bank. P. 2016(b), Pitney Hardin has not shared, nor has agreed to share: (a) any compensation it has received or may receive with another party or person other than with the partners, counsel and associates of Pitney Hardin; or (b) any compensation another person or party has received or may receive in connection with the Chapter 11 Cases. This is the twelfth quarterly application for interim compensation for services rendered that Pitney Hardin has filed with the Bankruptcy Court in connection with the Chapter 11 Cases.

#### Reasonable and Necessary Services Rendered by Pitney Hardin

8. Pitney Hardin submits this Application pursuant to the Retention Order seeking approval of: (a) compensation in the amount of \$396,409.00 for the reasonable and necessary legal services Pitney Hardin has rendered as special counsel to the Debtors in this Chapter 11 case during the Fee Period, which amount includes 80% of the fees already approved from prior monthly fee applications; and (b) reimbursement in the amount of \$13,606.10 for the actual and necessary expenses that Pitney Hardin incurred in the rendition of required professional services on behalf of the Debtors, which amount has been paid in accordance with prior fee applications.

- 9. Pitney Hardin has maintained detailed records of the time expended in rendering the professional services performed on behalf of the Debtors in this case. Such time records were generated contemporaneously with the performance of the professional services described therein and in the ordinary course of Pitney Hardin's practice. The individual time records were recorded by the attorney or legal assistant who rendered the particular services described. Annexed hereto as **Exhibit "B"** is a copy of the actual time records maintained by Pitney Hardin for services rendered during the Fee Period.
- 10. Pitney Hardin also maintains records of all necessary expenses and disbursements (collectively, the "Expenses") incurred by Pitney Hardin in connection with the performance of its services. Attached hereto as **Exhibit** "C" is a complete breakdown of all the Expenses incurred during the Fee Period.
- 11. Bankruptcy Code section 330 authorizes bankruptcy courts to award professionals employed by the Debtors under Bankruptcy Code Section 327 "reasonable compensation" for actual and necessary services rendered to the Debtors by such professionals. Under Bankruptcy Code section 330, the reasonableness of the compensation sought by a professional is determined by consideration of the nature, extent and value of such services, taking into account, *inter alia*, the following: (a) the time spent on such services; (b) whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the task; and (c) the cost of comparable services for non-bankruptcy cases.
- 12. Pitney Hardin respectfully submits that the professional services which it has rendered and the Expenses that it has incurred on behalf of the Debtors were necessary and have resulted in substantial benefits to the Debtors. Set forth below is a summary of the services

provided by Pitney Hardin to the Debtors during the Fee Period. Based upon an analysis of each of the foregoing, Pitney Hardin respectfully submits that the compensation sought in this Application is reasonable.

#### **Services Rendered**

- 13. During the Fee Period, Pitney Hardin rendered professional legal services, on an hourly basis, to the Debtors in connection with the following matters: Chapter 11 Administration; Weja, Inc.; New York Superfund Action; Tahari, Ltd.; Landfill Closure Issues (Glouster); Trenton Environmental Issues; and NJDEP v. W.R. Grace et al. Pitney Hardin respectfully submits that the time entries on Exhibit "B" adequately describe the services rendered on those matters.
- 14. A detailed summary of the engagement costs incurred for each of the above-noted matters is set forth in Exhibit "C."

### Representations

- 15. Pitney Hardin believes that the Application is in compliance with the requirements of Del.Bankr.LR 2016-2.
- 16. Although every effort has been made to include all fees and expenses from the Fee Period in the Application, some fees and expenses from the Fee Period might not be included in the Application due to accounting and processing delays. Pitney Hardin reserves the right to make further application to the Court for allowance of fees and expenses for the Fee Period not included herein.
- 17. In summary, by this Application, Pitney Hardin requests approval for compensation of fees and expenses in the total amount of \$410,015.10 consisting of: (a)

\$396,409.00 for reasonable and necessary professional services rendered during the Fee Period, which amount includes 80% of the fees already approved from prior monthly fee applications; and (b) \$13,606.10 for actual and necessary costs and expenses, which amount has already been approved from prior fee applications.

WHEREFORE, Pitney Hardin respectfully requests the Court approve an award to Pitney Hardin of: (a) 100% of the reasonable and necessary professional services Pitney Hardin has rendered to the Debtors during the Fee Period, including the 80% already received on an interim basis by way of monthly fee applications and 100% reimbursement of the actual and necessary costs and expenses incurred by Pitney Hardin during the Fee Period; and (b) that all awarded fees and expenses be paid as administrative expenses of the Debtors' estates; and (c) that this Court grant such further relief as is equitable and just.

Florham Park, New Jersey Dated: August 16, 2005

Respectfully submitted, PITNEY HARDIN LLP

Anthony J. Marchetta, Esq.

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